

**IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF VIRGINIA
Richmond Division**

***SHERRY JOYNER, individually and on
behalf of others similarly situated,***
Plaintiff,

v.

Civil Action No. 3:20-CV-00167-MHL

**ROCKY MOUNTAIN CAPITAL
MANAGEMENT, LLC; and NATIONAL
CHECK RESOLUTIONS, INC.,
Defendants.**

CONSENT DECREE

THIS DAY CAME the Plaintiff, Sherry Joyner, and the Defendants, Rocky Mountain Capital Management, LLC and National Check Resolutions, Inc, by counsel, and hereby moves this Court to enter this Consent Decree in the above-styled action.

UPON CONSIDERATION, of the representations of counsel and for good cause shown, it is ORDERED, ADJUDGED and DECREED that the Defendants, Rocky Mountain Capital Management, LLC and National Check Resolutions, Inc are ENJOINED from the collecting, attempting to collect, reselling and/or credit reporting any debt or loans obtained by consumers with a Virginia address for any debts where the original creditor is either Plain Green, Great Plains or MobiLoans.

UPON FURTHER CONSIDERATION, of the representations of counsel and for good cause shown, it is ORDERED, ADJUDGED and DECREED that Defendants Rocky Mountain Capital Management, LLC and National Check Resolutions, Inc are ENJOINED to cancel any debts or loans it had previously purchased for consumers with a Virginia address for any debts where the original creditor is either Plain Green, Great Plains or MobiLoans. Defendants, Rocky


Mountain Capital Management, LLC and National Check Resolutions, Inc. are ENJOINED to notify all Virginia consumers whose debts it will cancel as a result of this settlement, in the format that has been agreed by the parties, that each of their debt(s) is cancelled no later than October 31, 2020.

UPON CONSIDERATION, of the representations of counsel and for good cause shown, it is ORDERED, ADJUDGED and DECREED that the Complaint against Defendants, Defendants, Rocky Mountain Capital Management, LLC and National Check Resolutions, Inc., is DISMISSED WITH PREJUDICE.

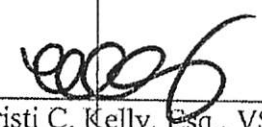
Pursuant to *Kokkonen v. Guardian Life Insurance Co. of America*, 511 U.S. 375 (1994), the Court retains jurisdiction over this matter in order to enforce this Consent Decree and the Parties' settlement agreement.

Let the Clerk of the Court send copies of this Order to all counsel of record.

Entered this 26 day of October, 2020


/s/ 
M. Hannah Lauck
United States District Judge

M. Hannah Lauck
United States District Court Judge



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